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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/581,028	06/25/2007	Petur Gudjonsson	4395-13	6001
23117 <b>NIXON &amp; VA</b>	7590 04/27/201 NDERHYE, PC	1	EXAMINER  PRAKASAM, RAMYA G  ART UNIT PAPER NUMBER  3651	IINER
901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON, VA 22203			PRAKASAM, RAMYA G	
ARLINGTON,	VA 22205		ART UNIT	PAPER NUMBER
			3651	
			MAIL DATE	DELIVERY MODE
			04/27/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/581,028	GUDJONSSON ET AL.	
Office Action Summary	Examiner	Art Unit	
	RAMYA PRAKASAM	3651	
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet wi	th the correspondence address -	-
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a red d will apply and will expire SIX (6) MON ate, cause the application to become AB	CATION.  Sply be timely filed  IHS from the mailing date of this communical  ANDONED (35 U.S.C. § 133).	
Status			
<ul> <li>1) Responsive to communication(s) filed on <u>01</u></li> <li>2a) This action is <b>FINAL</b>. 2b) Th</li> <li>3) Since this application is in condition for allow closed in accordance with the practice under</li> </ul>	is action is non-final. ance except for formal matte	•	is
Disposition of Claims			
4)  Claim(s) 1-25 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdr 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-25 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and.	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) according an applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the sheet	ccepted or b) objected to leed or b) objected to leed drawing(s) be held in abeyand oction is required if the drawing(	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.12	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in A iority documents have been au (PCT Rule 17.2(a)).	oplication No received in this National Stage	
Attachment(s)	□	University (PTO 442)	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s	ummary (PTO-413) )/Mail Date formal Patent Application 	

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## **DETAILED ACTION**

1. The amendment filed on 2/1/2011 has been entered.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thorvaldsson (US Patent No. 6,546,304) in view of Ramsay (US Patent Application Publication No. 2004/0177011).

Thorvaldsson discloses a method of operating a combined information handling and food processing system wherein items can be conveyed between processing means while a computer system traces its position and preserves information representing its origination while the food is processed (See Column 8, lines 30-59), said method comprising the steps of:

- Storing a data set of a first type representing origination of an item in memory of a computer system (See Column 5, lines 18-26);
- Conveying the item to process means for separation of the item into subitems while the positions of the item and the sub-items are traced by the computer system (See Column 5, lines 18-26);
- Selecting sub-items for a batch (items are conveyed in batches based on type and origination – See Column 5, lines 18-26), and

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 Assigning data from the data set of the first type representing the origination of the item to the batch (See Column 5, lines 43-54).

- Defining a data set of a second type which comprises data from the data set of the first type representing the origination of at least one item and an identifier identifying at least one batch for which at least one sub-item of the at least one item has been selected (batches are identified and stored See Column 5, lines 43-53)..
- Wherein a first type of batches is formed from sub-items of items of a single origination (meat from an animal of the same origination are transported in one batch - See Column 5, lines 23-26).
- Wherein sub-items of items of one origination are selected repeatedly for batches of the first type until a residual amount of sub-items from that origination is insufficient for filing one batch. (See Column 5, lines 43-54)
- Wherein a second type of batches is formed from sub-items of items of more than one origination. (See Column 5, lines 27-42).
- Wherein the residual amount of sub-items is selected for batches of the second type (See Column 5, lines 27-42).
- Wherein the data set of the second type further comprises information relating to the processing of an item or sub-item. (See Column 5, lines 27-42).
- Wherein the information relating to the processing of the item or sub-item comprises information identifying a processing resource or facility which has been in contact with the item or sub-item. (See Column 2, lines 25-28).

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 Wherein the selecting of sub-items for a first type of batches is based on a selection criterion wherein sub-items are combined in a batch so that the weight of the batch is within a predetermined range. (See Column 6, lines 63-68 – Column 7, lines 1-9).

- Wherein the selecting of sub-items for the second type of batches is based on
  a selection criterion wherein the sub-items are combined in the batch so that
  the number of different origins of the sub-items is within a predetermined
  range. (number is 1 since batches contain only one origin).
- packaging a batch in a package and assigning data from the first or second set of data to the package to indicate origination of sub-items in that package (See Column 1, lines 11-20).
- Assigning data from the second set of data to the package to indicate
  processing resources or facilities which have been in contact with sub-items
  in that package. (See Column 2, lines 25-28).

A combined information handling and food processing system, comprising:

- A conveyor for conveying a food item to process means for separation of the item into sub-items (See Column 5, lines 18-26);
- A computer with memory, the computer being adapted to:
  - Store a data set of a first type representing origination of an item in the memory (See Column 5, lines 18-26);
  - Select sub-item for a batch (items are conveyed in batches based on type and origination – See Column 5, lines 18-26),

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Assign data from the data set of the first type representing the
 origination of the item to the batch. (See Column 5, lines 18-26)

- Adapted to define a data set of a second type which comprises data from the
  data set of the first type representing the origination of at least one item and
  an identifier identifying at least one batch for which at least one sub-item of
  the at least one item has been selected. (batches are identified and stored –
  See Column 5, lines 43-53).
- Adapted to form a first type of batches from sub-items of items of a single origination (meat from an animal of the same origination are transported in one batch - See Column 5, lines 23-26).
- Wherein sub-items of items of one origination are selected repeatedly for batches of the first type until a residual amount of sub-items from that origination is insufficient for filling one batch (See Column 5, lines 43-54).
- Adapted to form a second type of batches from sub-items of items of more than one origination (See Column 5, lines 27-42).
- Adapted to select the residual amount of sub-items for batches of the second type. (See Column 5, lines 27-42).
- Wherein the data set of the second type further comprises information relating to the processing of an item or sub-item (See Column 5, lines 27-42).
- Wherein the information relating to the processing of the item or sub-item comprises information identifying a processing resource or facility which has been in contact with the item or sub-item (See Column 2, lines 25-28).

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 Wherein the selecting of sub-items for a first type of batches is based on a selection criterion wherein sub-items are combined in a batch so that the weight of the batch is within a predetermined range (See Column 6, lines 63-68 – Column 7, lines 1-9).

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- Wherein the selecting of sub-items for the second type of batches is based on
  a selection criteria wherein the sub-items are combined in the batch so that
  the number of different origins of the sub-items is within a predetermined
  range (number is 1 since batches contain only one origin).
- Packing equipment for packaging a batch in a package and for assigning data from the first or second set of data to the package to indicate origination of sub-items in that package (See Column 1, lines 11-20).
- A set of electronic tags and means for transferring data between the computer and the tags, the system being adapted to receive information from one primary tag and transfer the data to a number of secondary tags, said number corresponding to the number of sub-items arising from the separation of the food item. (See Column 4, lines 21-24).
- A meat item separation device which is controlled by the computer to separate the food items into the number of sub-items. (slicer).

Thorvaldsson, however, fails to explicitly disclose assigning an identifier to a batch. Ramsay discloses the assignment of an identifier to a batch (See Paragraph 110) for the purpose of associating further shipments of meat to the batch it was grouped with. (See Paragraph 110). It would have been obvious to a person of ordinary skill in

the art at the time of applicant's invention to modify Thorvaldsson by assigning an identifier to a batch for the purpose of associating further shipments of meat to the batch it was grouped with.

## Response to Arguments

4. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

## Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to RAMYA PRAKASAM whose telephone number is (571)272-6011. The examiner can normally be reached on Monday - Thursday, 9am - 6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gene Crawford can be reached on (571)272-6911. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/RAMYA PRAKASAM/ Examiner, Art Unit 3651

4/25/2011 RGP